

The Honorable Marsha J. Pechman

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

NANCY GILL,

Plaintiff,

vs.

MICHAEL MAGAN, MICHAEL GONZALEZ,  
TIMOTHY RENIHAN AND THE CITY OF  
SEATTLE,

Defendants.

No. 2:19-cv-00860-MJP

DECLARATION OF DETECTIVE  
MICHAEL MAGAN IN SUPPORT OF  
DEFENDANTS' REPLY IN SUPPORT OF  
MOTION FOR SUMMARY JUDGMENT

I, DETECTIVE MICHAEL MAGAN, being familiar with the facts set forth herein based on my personal knowledge, and being competent to testify, hereby declare under penalty of perjury that the following is true and correct:

1. I am over the age of eighteen and am competent to testify.
2. Attached hereto as **Exhibit A** (and identified as Bates range SEA001423 – SEA001426) is a true and correct copy of Steven Fisher's Superform. The address written underneath the lines titled "RESIDENCE LAST KNOWN ADDRESS" is "3-119th Dr SE Lake Stevens". A

DECLARATION OF SUSAN PARK IN SUPPORT OF REPLY  
IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT - 1  
2:19-cv-00860-MJP

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1 superform is a jail-related form that is generated by an arresting officer from information provided  
2 by the arrestee. The “DATE OF ARREST” line on this Superform reads “August 19, 2017.”

3 3. I relied on the “3-119th Dr SE Lake Stevens” address listed underneath the lines titled  
4 “RESIDENCE LAST KNOWN ADDRESS” on Steven Fisher’s Superform when I drafted my search  
5 warrant affidavit.

6 4. Section 6.010-PRO-1 5.a of the Seattle Police Department (“SPD”) Manual reads as  
7 follows: “For booking, [officer reporting the arrest] also completes a Superform.” The URL link to  
8 this section of the SPD Manual is [https://www.seattle.gov/police-manual/title-6---arrests-search-and-](https://www.seattle.gov/police-manual/title-6---arrests-search-and-seizure/6010---arrests)  
9 [seizure/6010---arrests](https://www.seattle.gov/police-manual/title-6---arrests-search-and-seizure/6010---arrests)

10 5. Section 11.040-POL 1 of the SPD Manual reads as follows: “Officers will Complete  
11 an Electronic Superform (Ingress/E-Superform) for all Adult Bookings into the King County Jail and  
12 the Regional Justice Center. The URL link to this section of the SPD Manual is  
13 [https://www.seattle.gov/police-manual/title-11---detainee-management/11040-%E2%80%93-](https://www.seattle.gov/police-manual/title-11---detainee-management/11040-%E2%80%93-booking-adult-detainees-into-a-detention-facility)  
14 [booking-adult-detainees-into-a-detention-facility](https://www.seattle.gov/police-manual/title-11---detainee-management/11040-%E2%80%93-booking-adult-detainees-into-a-detention-facility)

15 6. My affidavit for the search warrant was previously attached as Exhibit A (and  
16 identified as Bates range SEA000521 – SEA000535) to my declaration in support of Defendants’  
17 Motion for Summary Judgment (Dkt. 56-1).

18 7. In my affidavit for the search warrant, I had attested, in part, as follows: “[H]e [Fisher]  
19 admitted he lives with his mother at 3 119<sup>th</sup> Avenue Drive SE in Lake Stevens, Washington. Th[is]  
20 is the same address on his driver’s license and **the same address he provided to the King County**  
21 **Jail at booking**”. (emphasis added). I relied on the “3-119th Dr SE Lake Stevens” address listed  
22 underneath the lines titled “RESIDENCE LAST KNOWN ADDRESS” on Steven Fisher’s  
23 Superform when I drafted the line “... the same address he provided to the King County Jail at

1 booking” in my search warrant affidavit and I believe that statement was, and remains, accurate and  
2 truthful.

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4  
5 DATED this 15<sup>TH</sup> day of January, 2021.

6  
7 By: 

8 Michael Magan  
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